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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/771,798	02/04/2004	Terrell B. Jones	043474/258903	3348
826 ALSTON & Bl	7590 11/30/2007	EXAMINER		
BANK OF AM	IERICA PLAZA	NGUYEN, CUONG H		
	101 SOUTH TRYON STREET, SUITE 4000 CHARLOTTE, NC 28280-4000		. ART UNIT	PAPER NUMBER
	•		3661	
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			11/30/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•		Application No.	Applicant(s)			
Office Action Summary		10/771,798	JONES ET AL.			
		Examiner	Art Unit			
		CUONG H. NGUYEN	3661			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠	Responsive to communication(s) filed on 21 Au	<u>ugust 2007</u> .				
2a) <u></u> □	This action is FINAL . 2b) ☐ This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
 4) Claim(s) 1-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-40 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Papers						
9) ☐ The specification is objected to by the Examiner. 10) ☑ The drawing(s) filed on is/are: a) ☑ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) 🛛 Notic	ce of References Cited (PTO-892)	4) Interview Summary				
3) 🔲 Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:				

DETAILED ACTION

- 1. This Office Action is the answer to the Appeal Brief filed on 8/21/2007.
- 2. Claims 1-40 are pending.

Response to Arguments

- 3. The current examiner agrees with the previous examiner's cited prior art because they are amended with similar subject matter with previous pending claims.
- A. For broad claims 14, and 22: A rejection on 35 USC 102(b) is applied since these pending claims describe similar limitations already taught by Dawson et al. (US Pat. 4,876,651).
- B. <u>As to claims 1, and 7</u> amended phrases of: "at least one pair of airports" is different from previous "at least one airport" except this represents a well-known destination and arrival points; "associated airfare", and "for travel" were already considered in previous Office Action.
- C. As to amended claim 7, Applicants argue that Bellesfield et al. do not teach a solution set including an Airport this is merely any term that means "a destination"/a location (such as an airport); a distance between 2 airports/locations is merely any "travel" distance (a distance/travel time is already taken into account); and a fare is merely a fee/cost for traveling between 2 places (not necessary an airfare; e.g., these claimed information have been disclosed in any travel plan/package as "extra information"). The current examiner respectfully submits that claimed "a solution set" comprises those information (knowing that these pending claims are merely directed to displaying information electronically, such as on a computer screen that are widely being used).

D. Bellesfield et al. suggest about displaying "a solution set" with a destination and/or point of interest (e.g., between a departure place and a destination place – such as airports) to distribute a travel plan/package (see also DeLorme et al., the abstract). A user selects, via the user interface (i.e., a Windows.TM. from Microsoft on a computer screen), a departure point and a destination point, the routing component employs the routing database to generate and display a route between the selected departure and destination points. Based on selected criteria by a user (i.e., destination/airport), a package/solution set which is a travel route generated by Bellesfield includes the airport, which is the destination and/or point of interest. Using Bellesfield's invention, and entering as a destination (a city/an airport) would provide a route to requested destination/airport/city, which is "a solution set" – this is merely an answer on computer screen after searching. One of ordinary skilled in the art use cited inventions to enter/input an airport as a destination city to obtain an automated travel planning from the starting/departure point to a destination, including corresponding distances, and related costs as extra necessary information in travels – those information are well-known.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 14, and 22 are rejected under 35 U.S.C. § 102(b) as being anticipate by Dawson et al. (US Pat. 4,876,651).

As to independent claim 14. A method for providing travel information, comprising:

- receiving a request including a departure location (i.e., inputting data to a digital mapping display system, see Dawson et al., the summary of the invention);
- generating a map including a set of points corresponding to the departure location and any airports having carrier service from the departure location to another location (see Dawson set al., col.1 lines 42-67); and
- transmitting the generated map (i.e., send/transfer data/information related to a map, see Dawson et al., col. 2 lines 39-43, and col. 15 lines 1-4).

As to independent claim 22. A method for a user to obtain travel information, comprising:

- entering a request including a departure location; and
- receiving a map generated to include a set of points corresponding to the departure location and any airports having carrier service from the departure location to another location.

This claim has all limitations of rejected claim 14 above; it is rejected with the same rationales and reference.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 7-9, 16, 17, 23-24, and 27-28, 32-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dawson et al. (US Pat. 4,876,651), in view of

Bellesfield et al. (US Pat. 6,498,982), further in view of DeLorme et al. (US Pat. 5,948,040).

The rationales and reference for rejection of claims 14, and 22 are incorporated.

A. As per claims 1, 7-9, and 32-38, Bellesfield et al. further suggest steps/components of:

- receiving/providing a specific information request according to a user (e.g., a user inputs/enters travel information - see Bellesfield et al., Figs. 1, 2, 9, 10 and 11);

- processing information request to initiate an inquiry, and collecting responses from a server, which gathers information from a remote server, to determine a solution set to the information request (e.g., USER INTERFACE 14 sends inputs to box 38 to process (box 26, 30, and 34) can be remote servers; obtained solutions are displayed on MONITOR 18 see Bellesfield et al., Fig. 2);
- rendering that "solution set" in an electronic map for transmission to a user (e.g., a link to a map, see Bellesfield et al., Fig. 2 displaying MAP SELECTION 42, ROUTING 46: a travel distance for fee calculation, and PLACES OF INTEREST 34 such as airport locations);

Bellesfield does not explicitly disclose that "solution set" including an airport/city, a travel fee, and a traveling distance.

However, DeLorme suggests that travel "solution set"/package (see DeLorme, the abstract – according DeLorme's invention: WHERE? – airport/city/point-of-interest, WHAT? - airplane, WHEN? and HOW? and time and cost of that corresponding travel).

In claims 32-33, 35-36, 38-39 the applicants claim a feature of many "HITs" can be obtained while searching (e.g., on the Internet), these are just extra related information that one can get from a claimed step of obtaining info. (e.g., extra airports/departure places/destination places, and corresponding airfares).

In claims 34, 37, and 40 searching for a range/(money to spend) while looking for a service/a product/an item has been well-known; a computer also understands that a given amount is the same as a maximum amount – this computer's understanding read-on what the applicants claim.

It would have been obvious to one skilled in the art at the time of invention to include a pair of airports in Dawson to Bellesfield's and DeLorme's suggestions to answer normal questions of WHAT? WHERE? in Internet searching in order to get a travel plan and using selected one as a destination/point of interest; for the advantage of linking different digital computers with database in servers via a modem for remote accessibility, and for flexible selection as desired (this output of that process may be a map/ticket combination with machine readable encoded ticket and reservation information. The output may also include travel materials such as airline tickets, POI displays, hotels, restaurant coupons, and tickets. The process also accomplishes linking and electronic data transfer between involved digital computers, a PDA, or a GPS receiver).

B. As per claims 2, and 10, Bellesfield et al. further teach about receiving travel data from one server for use on a computer system (see Bellesfield et al., Fig. 2 refs. 26, 30, and 34; col.5 lines 1-9).

C. As per claims 3, and 11, Bellesfield et al. further teach that a user select a topic to input requests (see Bellesfield et al., Figs.2 where a user input a MAP SELECTION 42 for display on MONITOR 18).

- D. As per claims 4, and 12, Bellesfield et al. further teach about parsing inquiries for querying from data tables (see Bellesfield et al., Figs. 3, 5 and 7).
- E. As per claim 6, Bellesfield et al. further teach about providing results (i.e., an electronic map) to a requested user that posed the information request (see Bellesfield et al., Fig. 10 ref. 146 and Fig.11 ref. 160).
- F. As per claims 5 and 13, Bellesfield et al. further suggest that requested information may be supplied from a provider (see Bellesfield et al., Fig. 2 refs. 26, 28, and 34 are provided by external database from another provider).
- G. As per claims 15, 25 and 26, Bellesfield et al. further teach the request including a location of interest, and a distance to the location of interest (see Bellesfield et al., Fig. 2 refs. 26, 28, and 34 provide a PLACE OF INTEREST and ROUTING DATABASE containing corresponding distances; and the abstract).
- H. As per claim 18, 20, 29 and 31, Bellesfield et al. do not explicitly disclose that accessing a database for a geocode corresponding to a destination of interest.

However, they disclose that a geocode of a related point of interest can be obtained with corresponding latitude and longitude coordinates (see Bellesfield et al., Fig. 7).

- I. As per claims 19 and 30, Bellesfield et al. further teach about accessing a database for a distance between 2 points and an associating traveled fair, (see Bellesfield et al., Fig. 2, the routing component 46 accesses routing database 30 for a distance and estimating an associating fair including an available lowest fair).
- J. As per claim 21, Bellesfield et al. further suggest about storing the retrieved information in a searchable database (see Bellesfield et al., col. 6 lines 52-67 related

information are organized together in a database structure and are storing in a convenient location for further use).

5. Claims 16, 17, 23, 24, 27, and 28, 34, 37, and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dawson et al. (US Pat. 4,876,651), in view of Bellesfield et al. (US Pat. 6,498,982), further in view of DeLorme et al. (US Pat. 5,948,040).

The rationales and reference for rejection of claims 14, and 22 are incorporated.

Bellesfield et al. do not explicitly disclose about a dollar limit/maximum airfare as a feature of requested information.

However, DeLorme suggests that travel "solution set"/package (see DeLorme, the abstract – according DeLorme's invention: WHERE? – airport/city/point-of-interest, WHAT? - airplane, WHEN? and HOW? are time and maximum cost of that corresponding travel – this max. cost includes a max. airfare).

Furthermore, DeLorme teaches a user buying tickets (see DeLorme et al., col. 14, lines 25-30 – viewing/purchasing tickets online for a trip, that shows a maximum amount of airfare).

Therefore, it would have been obvious to one skilled in the art at the time of invention to combine Dawson, Bellesfield's invention and DeLorme's invention to explicitly disclose about a dollar limit/a maximum airfare as a feature of requested information for the advantage of constructing a travel package including travel distance costs requested by a user.

Bellesfield do not explicitly disclose a request having a number of travelers.

However, DeLorme et al. suggest about making reservations and buying various tickets – including a task of specifying how many travelers in that trip for a cost calculation.

It would have been obvious to one skilled in the art at the time of invention to combine Dawson, Bellesfield and DeLorme's inventions to explicitly disclose a request having a number of travelers as a feature of travel cost calculation for the advantage of constructing a travel package including total travel costs requested by a user.

Conclusion

- 6. Claims 1-40 are not patentable.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to CUONG H. NGUYEN whose telephone number is 571-272-6759. The examiner can normally be reached on 9:30 am 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, THOMAS G. BLACK can be reached on 571-272-6956. The Rightfax number for the organization where this application is assigned is 571-273-6759.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Application Serial No. 10/771,798 Art Unit 3661

Please provide support, with page and line numbers, for any amended or new claim in an effort to help advance prosecution; otherwise any new claim language that is introduced in an amended or new claim may be considered as new matter, especially if the Application is a Jumbo Application.

/CUONG H. NGUYEN/ Primary Examiner Art Unit 3661